

NORDYNE

David J. LaGrand
President
and Chief Executive Officer

November 9, 2005

Mr. Tom Turner
Associate Regional Counsel
U.S. EPA – Region V
Office of Regional Counsel (C-14J)
77 W. Jackson Boulevard
Chicago, IL 60604

EPA Region 5 Records Ctr.



285209

Dear Mr. Turner:

I am writing to acknowledge NORDYNE's receipt of your letter dated 9/27/05.

After review of the information contained in the Clayton Chemical Superfund Site SDMS Special Collection disc obtained from the USEPA, it appears that NORDYNE's alleged waste volume at the Site is de minimis.

It is NORDYNE's understanding that a group of larger potentially responsible parties (Settling PRPs) have entered or soon will enter an agreement with the USEPA to conduct the activities described in your letter.

NORDYNE is interested in discussing a resolution of its potential liability with the USEPA or, if more appropriate, the Settling PRPs.

Please direct any further communication to me.

Sincerely,

David J. LaGrand
President and C.E.O.

DJL/sk